

## U.S. Department of Justice

Executive Office for Immigration Review

Board of Immigration Appeals Office of the Clerk

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Rivas, Linda Yzaela Las Americas Immigrant Advocacy Center 1500 E. Yandell Dr. El Paso, TX 79902

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Name: GUTIERREZ SOTO, EMILIO

Riders:

Date of this notice: 11/2/2017

Enclosed is a copy of the Board's decision and order in the above-referenced case.

Sincerely, Donne Carr

Donna Carr Chief Clerk

Enclosure

Panel Members: Guendelsberger, John

CHUSOMER

Userteam: Docket

Falls Church, Virginia 22041

Files:



El Paso, TX

Date:

NOV - 2 2017

In re: Emilio GUTIERREZ SOTO

Oscar GUTIERREZ SOTO

IN REMOVAL PROCEEDINGS

APPEAL

ON BEHALF OF RESPONDENTS: Linda Yzaela Rivas, Esquire

A Notice of Appeal (Form EOIR-26) must be filed within 30 calendar days of an Immigration Judge's oral decision or the mailing of a written decision unless the last day falls on a weekend or legal holiday, in which case the appeal must be received no later than the next working day. 8 C.F.R. § 1003.38(b), (c). In the instant case, the Immigration Judge's decision was mailed on July 19, 2017. The appeal was accordingly due on or before August 18, 2017. The record reflects, however, that the Notice of Appeal was mailed on the day it was due and not filed with the Board of Immigration Appeals until August 21, 2017. We find that the appeal is untimely. The Immigration Judge's decision is accordingly now final, and the record will be returned to the Immigration Court without further action. See 8 C.F.R. §§ 1003.3(a), 1003.38, 1003.39, 1240.14 and 1240.15.

Because we are dismissing the appeal as untimely, either party wishing to file a motion in this case should follow the following guidelines: If you wish to file a motion to reconsider challenging the finding that the appeal was untimely, you must file your motion with the Board. However, if you are challenging any other finding or seek to reopen your case, you must file your motion with the Immigration Court. See Matter of Mladineo, 14 I&N Dec. 591 (BIA 1974); Matter of Lopez, 22 I&N Dec. 16 (BIA 1998). You should also keep in mind that there are strict time and number limits on motions to reconsider and motions to reopen. See sections 240(c)(6)(A) & (B) and 240(c)(7)(A) & (C) of the Immigration and Nationality Act, 8 U.S.C. §§ 1229a(c)(6)(A) & (B) and (c)(7)(A) & (C); 8 C.F.R. §§ 1003.2(c)(2), 1003.23(b)(1); Matter of J-J-, 21 I&N Dec. 976 (BIA 1997).

In light of the foregoing, the following order will be entered.

ORDER: The record is returned to the Immigration Court without further action.